

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

IN RE: NORTH SEA BRENT CRUDE OIL
FUTURES LITIGATION

This document applies to:

Case Nos. 13-cv-03473-ALC, 13-cv-03587-ALC, 13-cv-03944-ALC, 13-cv-04142-ALC, 13-cv-04553-ALC, 13-cv-04872-ALC, 13-cv-04938-ALC, 13-cv-05577-ALC, 13-cv-07089-ALC, 13-cv-08030-ALC, 13-cv-08151-ALC, 13-cv-08179-ALC, 13-cv-08240-ALC and 13-cv-08270-ALC.

1:13-md-02475-ALC

4-10-15

STIPULATION AND [REDACTED] ORDER

The Brent Derivative Trader Plaintiffs, Kevin McDonnell, Anthony Insigna, Robert Michiels, Neil Taylor, Xavier Laurens, Atlantic Trading USA, LLC, Port 22, LLC, Aaron Schindler, White Oak Fund LP and Prime International Trading, Ltd. ("Plaintiffs"), and Defendant Phibro Commodities Limited ("Phibro Commodities") by and through their respective undersigned counsel, subject to this Court's approval, agree and stipulate concerning jurisdictional discovery of facts bearing on Phibro Commodities' asserted challenge to personal jurisdiction over it in this action under the Fed. R. Civ. P. 12(b)(2), as follows:

WHEREAS, on February 27, 2015, Plaintiffs filed their Second Amended Consolidated Class Action Complaint (the "Complaint") against Phibro Commodities and other defendants in the above-captioned action [ECF No. 308];

WHEREAS, discovery has been previously stayed in this action by the Court's January 2, 2014 order [ECF No. 72];

WHEREAS, on March 27, 2015, Phibro Commodities filed a motion to dismiss ("Motion to Dismiss") all of the claims that Plaintiffs alleged against Phibro Commodities in the

Complaint, arguing *inter alia* that pursuant to Fed. R. Civ. P. Rule 12(b)(2), this Court lacks personal jurisdiction over Phibro Commodities [ECF Nos. 328, 330];

WHEREAS, on March 27, 2015, Phibro Commodities filed in support of its Motion to Dismiss a Declaration of Mr. Roger Plaisted [ECF No. 330], to submit facts pertinent to the assertion of jurisdiction; and

WHEREAS, Phibro Commodities has agreed to make Mr. Plaisted available to be deposed by Plaintiffs' counsel on or around April 29, 2015.

NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by and among the undersigned counsel for the parties, and it is ORDERED by the Court that:

1. Plaintiffs may depose Mr. Plaisted concerning facts relevant to this Court's alleged personal jurisdiction over Phibro Commodities.

2. This Stipulation may be executed in separate counterparts, and counterparts may be executed by e-mail or facsimile, each of which shall be an original.

Dated: April 7, 2015

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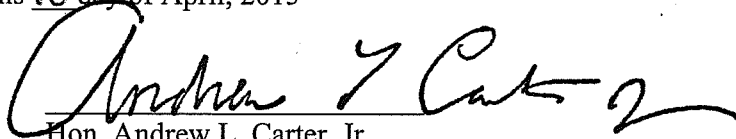
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This terminates Parties' joint letter motion for an extension (ECF No. 346).

SO ORDERED this 10 day of April, 2015

A handwritten signature in black ink, appearing to read "Andrew L. Carter, Jr.", written over a horizontal line.

Hon. Andrew L. Carter, Jr.
United States District Judge